## MINER. ARIZONA

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IBY AUTHORITY.

LAWS OF ARIZONA,-1865. ADOPTED BY THE SECOND LEGISLATIVE ASSEMBLT.

AN ACT

Creating the County of " Pak-Ute."

Se it enacted by the Legislative Assembly of the Territory of Arizona.

SECTION 1. All that territory now embraced within the present boundaries of the county f Mohave, and bounded as follows, to wit: ommencing at a point on the Colorado river he line of 113 degrees 20 minutes west longiof California and the Territory of Arizona mortgage or pledge any property, real or per-strikes and 37th parallel of latitude; thence sonal, which they may have, and issue be in or heracterly, along said boundary line, to a

wint of bog mang, be and the come to make received increase county, to be a grown as the cannot be I hability. The lower as Castelle, in salt sounty, is beening created the say in particular said county, and the chounty from missioners thereof are hereby nutherized to

tioverner of this Tarvitory is terms of the compensation, and may provide I are forfeiture of shares, in case of many just one and compensation, and may provide I are forfeiture of shares, in case of many parts from the last any of December.

See S. P. at the said company may, at any time after the passage of this act, locate their winters of the content of the co

early of unization as provided in the greneuntil their successors are duly elected and

. The Probage Judge appointed for said or, before entering upon the discharge of his dirties, shall take and subscribe the oath of office required by law, before the Probate Judge of Mohere county, or the Probate Clerk of said county, which oath shall be filed as required by law for Probate Judges in counties already completely organized, and appointed my qualify before the Probate Judge of said Pau-Ute county, and the official bonds of the Sheriff and Probate Clerk, may be approved by said Probate Judge, to be filed when approved, as required by law.

4. No indebtedness now existing against Mohate county, by reason of its county organization shall be considered an indebtedness against said Pah-Ute county, nor shall any claim e er be made for the same against Pal-Ute county, nor shall any credits, demands, public linkings or other property of any and every and, now owning or belonging to Molarge comty, be claimed or allowed, as in whole a part belonging to Pah-Ute county.

§ 5. M such acts or parts of acts affecting the formation and rights of counties, in the act, are breby extended to and made applicable to the county of Pah-Ute.

§ 6. At the next general election, all elective offices for the county of Pah-Ute shall be elected for the term of one year, and at the next succeeding general election, such county others shall be elected for the period of two yers, as provided for in the general election lat.

7. All ets and parts of acts in conflict with this at are hereby suspended, so far as their application to this act is concerned and

§ 8. This et shall take effect and be in force from and after its passage.

JAMES S. GILES, Speaker of he House of Representatives. HENRY A. BIGELOW, President of the Conneil. RCHARD C. McCORMICK.

> HENRY W. PLEURY, Assistant Secretary of the Territory.

A true copy of the original on file in my

AN ACT

To Incorporate the La Poz and Prescutt Radiusy Be it enacted by the Legislative Assembly of road.

Be a enacted by the Legislative Assembly of

the Territory & Arizona : Secress 1. That Manuel Ravena and his nated "justices' courts," and shall have the associates and seccessors, and the persons jurisdiction conferred by this act. who may become the owners of the shares

Sec. 2. That said company is authorized to onstruct, maintain and operate a railway to ommence at La Paz and such other point en the Colorado river, within the limits this Territory, to be selected and determine by said company, and to terminate at Precott, and to construct, maintain and operattranches from said main line to one or mos other points on said river, within said limit and to construct, use and maintain side track tramways and branches to mines or town adjacent to the line of said railway, and connect with other railways, and to unite an consolidate in case it shall, by the company

be deemed advisable, with any other rails A square equals ten lines of this letter. One company now or hereafter to be established with a view to opening up the mineral an agricultural districts of Arizona, and upon such terms as the company shall deem just

Sec. 3. The capital stock of said compa shall consist of shares of fifty dollars ex-All kinds of job work executed to order, with and of such amount as the company detail mine, and shall be deemed personal proper and may be increased and transferred in su shall direct, and the persons named in first section of this act, or a majority of the or of the corporators named therein, reside in this Territory, may open books of subsci tion to the capital stock at such time a places as they may deem expedient, and wa six hundred shares shall have been subscrib and one per centum of the subscriptions p thereon, the shareholders may proceed to a

ganize said company, and may elect fiveer more directors, and the directors, when one year, or by both such fine and imprison-chosen may and they are hereby authorized ment. and enpowered, in the name and in behalt of said company, to have and exercise all the courts; these courts shall always be open. rights, powers and privileges which are in cnown as Roaring Rapid; thence due cast to tended herein to be given; they may accept office for one year, and until their successors any grants of land or other endowments, or are elected and qualified. onder thence north, along said line of longi- aid given or granted them by the United tade, to its point of intersection with the States or Lis Territory, or obtain the same force from and after its passage.

JAMES S. GILES, 17th parallel of north latitude; thence west, in any othe lawful way, and they may, from dong said parallel of latitude, to a point time to time, increase their resources by borwhere the boundary line between the State rowing noney, and may, for that purpose

hence due east to east flooring there's are many as they may think proper on the same in serie some and payoff; contrade rold road and france, are of

and agents of the company shall be chosen,

to it. the university of the benefity remore said and branches, and may take suffiral laws this Turitory, he countle and county organization, and other officers to not, the county organization, and other officers to individual and operating said individual and operati hold office natil the sext general election or not agree with the owner of any land, stone, earth or other materials needed for the con struction or convenient operation of said road, or branches, the said company may apply to the Probate Judge of the county in which the property so needed is located, and the office. said judge shall direct the Sheriff to summon a jury of six disinterested persons who shall, upon oath, estimate the value of the earth, stone, hand or materials to be taken under the provisions of this act, and, upon payment To Lacorporote the Movery Silver Mine Road the Sheriff, Probate Clerk and Treasurer so of the sum estimated as aforesaid, the proper legal title to the land, earth, stone or other Be it enacted by the Legislative Assembly of material thus estimated, shall vest in said

> deal in and dispose of mineral lands and ores, and style of the Mowry Silver Mine Road next; a majority of the pages named these elected and qualified; but no county or townand shall possess all mineral discovered by Company, and by that name and style shall in shall constitute a quorus for the transaction of the continue of the and shall possess all mineral discovered by Company, and by that name and edge shall possess, and they me make by-laws the work of the company in levelling and have perpetual succession, sue and be sued, tion of business, and they me make by-laws supervisor. At their first meeting after the tunnelling, etc., but shall be amenable, in plead and be impleaded, to have and to keep and transact any other business uccessary to general election for the year one thousand contains the company of the company and by that name and edge shall be supervisor. At their first meeting after the transact any other business are under the company of respect thereto, to the mining laws of the a common seal, acquire either real or personal organize this corporation.

> said road and branches across any highway, the objects of this incorporation, not inconcounty road, or toll road, and may bridge sistent or repugnant to the laws of the United shall be plainly printed and posted in two two years, and one for the term of three years, county road, or toll road, and may bridge sistent or repugnant to the laws of the United shall be plainly printed and posted in a two years, and one for the term of two years, and one for the two years, and the years, and the years years, and years years years years years, and years years years years years years. part of which is in this Territory.

he held outside the limits of this Territory, silver mine, passing through the Santa Cruz cate from any commissioned officer of the haw throughout this Territory as if transacted said road, to open springs and dig wells at within the same, and that, to this end, the practical points, and to keep and maintain force from and after its passage. company may establish offices beyond the facilities for furnishing water to men and anilimits of this Territory.

JAMES, S. GILES, Speaker of the House of Representatives. HENRY A. BIGELOW, President of the Council. Approved December 30, 1865.

RICHARD C. McCORMICK. A true copy of the original on file in my HENRY W. FLEURY,

Assistant Secretary of the Territory.

AN ACT Conferring certain Invisdiction to Justices of the

the Territory of Arizona. Secreon I. The courts held by justices of one year a sufficient sum of money to make a require, with like right of way over the pul-

herein authorized to be issued, be and they of the following actions and proceedings: 1. 4. That the company shall have the right within ten miles of the Colorado river, and are hereby made abody corporate, under the Of an action arising on contracts for the reof way over the public lands along the line of no person or persons or body corporate, shall name and style of he La Paz and Prescott covery of money only, if the sum claimed, their road, and no person or persons, or body build or maintain any toll road at any point Railway Company in which name they may exclusive of interest, does not exceed one corporate shall hold or maintain any toll-road along the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services connected with proceedings of the roate of said road nearer than six any services of the roate of said road nearer than six any services of the roate of said road nearer than six any services of the roate of said road nearer than six any services of the roate of said road nearer than six any services of the roate of said road nearer than six any services of the roate of said road have perpetual suc said, miles to the same, on either side of the same; business of the Board. hold and acquire, by any lawful means, estate, real and personal property, or for injuring sail, lease, let, mortgae, transfer, and convey and otherwise may ispace of, and may sue and be sued, plead and be sued, plead and be contracted with, and have and use a common seal, and the same may use and be contracted with, and have and use a common seal, and the same may are and otherwise may ispace of an action for dampend of the same; said company may occupy, purchase and own such and otherwise may ispace of, and may sue claimed do not exceed one hundred dollars.

2. Of an action for dampend of the same; said company may occupy, purchase and own such and otherwise may ispace of, and may sue claimed do not exceed one hundred dollars.

3. Of an action for dampend of the same; said company may occupy, purchase and own such and otherwise may ispace of, and may sue claimed do not exceed one hundred dollars.

4. The books, record, and account of the mounts of land at different points on the line of said road, and at the termini of said road, as the legitimate business and purpose of maintaining said road shall require, not exceeding in all sixteen hundred acres; said company dred acres; said company dred acres; said company shall have the right.

action may be brought for each instalment as the Judge of Probate of the county in which Judge of Probate of the county in which Judge of Probate of the county in which the local line are securified by law such amount it becomes due. 5. Of an action upon a surety, bond, or undertaking, taken by them, though the penalty exceed, if the amount claimed does not exceed one hundred dollars. 6. Of an action for the foreclesure of any mortgage, or the enforcement of any lien on real or personal property, when the debt secured does not exceed, exclusive of interest, one hundred dollars. 7. Of an action to recover personal property, when the value of such property does not exceed one hundred dol-8. To take and enter judgment on the

lars. 9. Of proceedings respecting vagrants and disorderly persons. § 3. The jurisdiction conferred by the last section shall not extend, however: 1. To a cieff action in which the title to real property shall come in question. 2. Nor to an action or proceedings against ships, vessels or boats, to the Legislative Assembly, at it next sesor against the owners or masters thereof, where the suit or proceeding is for the recov-

confession of a defendant, when the amount

confessed does not exceed one hundred dol-

this Territory. § 4. These courts shall also have jurisdiction. 1. Of petit larceny. 2 Assault and road for travel. battery not charged to have been committed upon a public officer in the discharge of his for any water or grass used by ma or beast duties, or with intent to kill. 3. Breaches along the line of said road, from my person of the peace, riots, affrays, committing a wil- travelling thereon, and, unless the requireful injury to property, and all misdemeanors ments of section five of this act becomplied punishable by fine not exceeding one thous- with, this act shall become null, ad all the and dollars, or imprisonment not exceeding

5 5. There shall be no terms in justices' § 6. Justices of the peace shall hold their

§ 7. This act shall take effect and be in Speaker of the House of Representative & HENRY A. BREELOW,

MENER W. HERORD

HARD PURECORNIC

of the Territory of Arisuna. Be it enacted by the Lagislitive Assembly of

the Territory of Arizma. Section I. There shall be a term of the Supreme Court of the Territory of Arizons, held at Prescott, in said Territory commenc-ing on the fourth Tuesday of Decaber, A.

( 2. This act shall take effect and in force from and after its passage. JAMES S. GILES. Speaker of the House of Representatives. HENRY A. BIGELOW.

President of the Council Approved December 22, 1865. RICHARD C. McCORMICK. A true copy of the original on file in my

HENRY W. FLEURY. Assistant Secretary of the Territory.

AN ACT Company.

the Territory of Arizona.

property, and may make or draft all rules Sec. 7. The said company may build their and regulations necessary to carry into effect maintain toll gates at necessary pl

Sec. 8. That meetings of the directors and ed the exclusive privilege and power to con-condition. Howell tode, as are not in conflict with this also of the stockholders of said company may struct and build a toll-road from the Mowry be, to all intents and purposes, as binding in to Sonora, to construct bridges and grade payment of tolls on the said road. mals passing over said road, and do all other Sec. 9. That said company shall organize things necessary to complete said road and and commence operations within four years make the same safe and passable at all times, from and after the passage of this act, and and may construct and maintain one or more upon failure so to do, this charter shall be toll-gates, and may receive and collect toll or passage money in sums not exceeding the following rates, to wit: For each wagon drawn by two horses, mules or horned cattle, five cents per mile; for each span of horses, mules or horned cattle, two cents per mile; for each carriage, cart vehicle drawn by one horse, male or ox, three cents per mile; for each horse or other animal and rider, two cents per mile; for every goat, sheep or hog, one-fourth of one cent per mile; for other loose stock, one-half of one cent per mile; Provided, That the Legislature shall have the right and power to change or modify the rates of toll heretofore established, at any time after the expiration of three the company shall have the right of way over

and be sued, plead and be impleaded, contract
and be contracted with, and have and use a
common seal, and the same may change, at
observed and make all by-laws for the govcomment of their affairs, and use all rights,
powers and privileges which are or may be
necessary for them to have and use as
company incorporated for the purpose bread
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taking said

such purpose, upon receipt from the company Colorado river. of a petition praying therefor, and who shall have reported, in writing, to the Governor, what amount has been expended and what improvements have been made tiercon, and whether said company have condied with the provisions of this act, and the Governor, on the receipt of a favorable report from said commissioner, shall have made a certificate of the fact to said company, authorizing the company to collect toll on said road, and the

sion thereafter. § 6. The proceedings referred to a section ery of seamen's wages for a voyage performed five, may be had at any time when that pormanner and in such places as the by last in whole or in part without the waters of tion of said road between any to points son, company, or association, who shall place mentioned shall have been completed and the upon the mineral lands of this Territory, company desire to open such porten of the

Governor shall communicate all sid papers

rights and privileges herein grante shall be

amount of toll legally due from im, to be that said machinery shall be used at least collected on a complaint in the rate of the three months in each year, for raising water company, in any court of competer jurisdiction, and the wagon or wagons, and the anishall be liable to be taken, on attachment or to said grounds, but in no case shall this act who will give good and sufficient security for

2. That the capital stock of said

dit hes or flumes from any stream or other than consist of fifty thousand the street of water, and said location, shall not in any asset to water, and said location, shall not in any asset to make upon any grounds in the stockhold received to the street.

I have the said to share the street of the said of the building rolling about, and as necessar?

Assistant resistant of the Territor | divided into shares of the other constitution of the Territor |

apparentment to succeed the property and in the constitution of the Territor of September Constitution of the property and in the property and in the property of the Territor of September Constitution of the property of the Territor of September Constitution of the Territor of the Ter such manner and in such place as may be prescribed by the stockholders or a majority

them, in their rules or regulations. 10. That the officers of said company shall consist of a president, secretary and treaurer, and three directors, who shall be stocholders of said company, and shall be A t elected by the stockholders of said company, office. or by a unjority of them, legally assembled, and shall hold their offices for one year from and after their election, and until their succissors shall be duly elected, and such officers may be removed from office thenever a sta-

ting, called for that purpose, shall deten but or fraud in the discharge of their of the Territory of Arizona. 2 1. Kach share of the capital stock of this

party from the party in whose name the stock stands on the books of the company, or who shall appear to be the legal representative of such owner.

§ 13. That said company may

and business of the company transacted mountains, by way of Esperanza and Huega- Territory that they are in the militia service thereat, and all business so transacted shall tole mines, to the road leading from Calabasas of the Territory, shall be excent from the

JAMES, S. GILES, Speaker of the House of Representatives. HENRY A. BIGELUW, President of the Council. Approved December 20, 1865.

RICHARD C. McCORMICK. A true copy of the original on file in my HENRY W. FLEURY,

Assistant Secretary of the Territory.

Amendatory of An Act Entitled "An Act to Incorporate the Mohave and Prescutt Toll Road Campany", Approved November 3, 1864. Be it enacted by the Legislative Assembly of

the Territory of Arizona.

SECTION 1. Section 3, of said Act is hereby amended to read as follows: Section 3, That years from and after the completion of said the public lands along the line of their road, i 3. That said company shall expend within their main road, as the public exigencies may tion where there is any division shall be year a sufficient sum of money to make a require, with like right of way and the vote of each member on every question where there is any division shall be the peace in this Territory shalf be denomi-survey of and locate said road, and shall com- lie lands along the line of said branches; Proplete the same within three years from the cided that no toll gate shall be established first day of January, A. D. 1866, and before on said road or any branches thereof within § 2. Justices courts shall have jurisdiction any toll shall be collected for travel thereon. thirty miles of the town of Prescott, nor the following actions and proceedings: 1. 4. That the company shall have the right within ten miles of the Colorado river, and by the Board, and in no case to every of money only, if the sum claimed, their road, and no person or persons, or body build or maintain any toll road at any point compensation shall be allowed proceedings.

the land lies, upon complaint to him setting land lies, upon complaint to him setting orth of taxes on the assessed value of real and perthe facts. Said company shall within ninety sonal property in the County as may be an 4 5. No tolls or charges shall be made or days after locating any such branches of their thorized by law 3d, To examine and and it collected by said company, for travel on said main road, cause the same to be accurately the accounts of all officers, having the care, road, until said road shall have been examined measured and report to the Governor of the management, collection or disbursement, of by a commissioner to be appointed by the Territory the length of such branch road and any money belonging to the County, or appro-Governor of the Territory, who is hereby au- the distance shortened by such branch be- printed by law or otherwise for its use and thorized to appoint a disinterested person for tween the said town of Prescott and the benefit 4th, To lay out, contract and man-JAMES S. GILES.

Speaker of the House of Representatives. HENRY A. BIGELOW. President of the Council.
Approved December 20, 1865.

RICHARD C. McCORMICK. A true copy of the original on file in my vide for the indigent sick of the County-

HENRY W. FLEURY. Assistant Secretary of the Territory.

AN ACT Of Placer Mines and Mining. Be it enacted by the Legislative Assembly

of the Territory of Arizona. Section 1 It shall be lawful for any perommonly called placer mining grounds, a pump or pumps, having a capacity sufficient § 7. No tolls or charges shall be collected to raise at least one hundred gallons of water per minute, with an engine or other power attached thereto, of sufficient power to work the same, with the bone file intention of working the said placer grounds for the pur- of the County, after at least thirty days prepose of extracting the gold therefrom, to locate an amount of said placer grounds equal any property belonging to the County, approforfeited by said company.

§ 8. If any person shall neglect crefuse to pay the toll authorized by this activities demanded by any person authorized to collect the same, he shall be liable for ouble the amount of toll legally due from im, to be to extract the gold from said grounds, and out, after at least thirty days previous publi the presence of said machinery upon said notice in each case of a readness to receive mal or animals, owned by him or in a charge, grounds, shall be the only evidence of title proposals therefore, to the lowest bidder, the ution, to satisfy the judgment which may be so construed as to mean placer grounds the completion of any contract, which he may which can be worked by water brought in the accepted which the Board may down too disches or flumes from any stream or other

> to from and after the process Speaker of the House of hi processis HENRY A. BIGELOW.

President of the Council-Approved, Decceber 30, 1855. RICHARD C McCGR HOK A true copy of the original on the in my

Assistant Secretary of the Teartory AN AUT

Counties of the Territory.

Secrios 1. There shall be in each of the counties of this Territory a board of Supercompan shall be entitled to one vote at all visors to consist of three members, to be meetings of the stockholders, and may be lected in the same manner as other county represented and voted in the absence at the pofficers, and to possess such qualifications and

Section 1. That Charles E. Mowry and Section 1. That Charles E. Mowry and Section 1. That Charles E. Mowry and Section 1. The said company shall have the his associates are hereby constituted and under this act, shall a held at the Mowry same rights as individuals, to acquire, use, formed into a body corporate, with the name same rights as individuals, to acquire, use, formed into a body corporate, with the name same rights as individuals, to acquire, use, formed into a body corporate, with the name silver mine on or before he first of December of three years or majority of the property of the prope eight hundred and sixty-six, they shall decide get and by lot their respective terms of office, one hold-6 2. Said company is authorized and allow- and be maintained at all times in a legal. Supervisor shall be elected, who shall hold the exclusive results for the control of the state of the said be maintained at all times in a legal. § 14. That all persons exhibiting a certifi pervisor having the shortest term to serve, hall be chairman of the Board, and the County warder shall be Clerk of the Board.

3. The regular meetings of the Board of Sourvisors shall be held at the county seat cir respective counties, on the first Mon-15. This net shall take effect and be in day January, April, July and October, and shall butinue from time to time until all the busines before them is disposed of. The Board slig also meet on the second Monday after each meneral election, to canvass elec-

4. If at my time after the final adjournment of a regular meeting, the business of the county shall reque a meeting of the Board, a special meeting a the same may be ordered by a majority of the toard the order shall be entered on the recois of the Board and the Clerk shall give at less five days notice of office until the next general election allified. such special meeting, thany member of the Board not joining in the order; the order shall specify the busines to be performed, and no other shall be trasacted at such special meeting.

§ 5. A majority of the Boan shall form a quorum for the transaction of husiness, and all sessions of the Board shall be public. The Clerk shall keep a full and comple's record of all the proceedings of the Board, and all their proceedings shall be entered upon the ecords,

age public roads, turnpikes, ferries and bridges within the County, in all cases where the law does not prohibit such jurisdiction, and to make such orders as may be necessary and requisite to carry their controlandmanagement into effect. 5th, To take care of and pro-6th, To divide the County into townships, and to change the divisions of the same, and to create new townships as the convenience of the County may require - 7th, To estab-lish and change election precincts, and to appoint inspectors and judges of electionsth, To control and manage the property, real and personal of the County, and to receive sy donation, any property for the use and benefit of the County— 9. To lease or to purchase any real or personal property neces-sary for the use of the County; Provided, no purchase of real property shall be made, unless the value of the same be previously estimated by three disinterested persons, to be appointed by the Probate Judge— 10th, To sell at public auction, at the Court House vious public notice, and cause to be conveyed, House, Jail or other public buildings, be le high— 12th To control the prosecution or defence of all suits to which the County is a party 13th, To do and perform all such other acts and things, as may be strictly necessary to the full discharge of the powers and juris-

diction conferred on the Board. 1. The Board of Supervisors shall also per sa h less of the assers and declare the the ort the are cause a certificate of y the Clerk to any perand to may have been repaired and to may have or township office, be clearly be clearly returns bate doing all release the election returns as to Supervisors that can be office of Supervisor, a extracte on a

require new bonds of any rou ty or to officer, with additional securities. second they may deem the same negrosary, require of all county or towns. p onless that they have been guilty of mismany Be it enacted by the Legislative Assembly intrusted with the collection, management safe keeping or distarsement of public funds. a quarterly report of all moneys received or disbursed by them, during the preceding quarter, and may examine their beaks) counts and vouchets. They shall see that all the county and township officers, introsted with the collection, disbursement, safe keeping or management of the public revsmes faithfully perform the duties imposed upon them by law, and sindl prosecute them for any delinquencies.

11. The Board of Supervisors shall act as a Board of equalization in their respective counties, and shall, after the assessor hall have made and returned an assessment of the taxable property within the county, convine and hear and determine any objections to the assessment of property, and may reduce of equalize the valuation of such property as the justice of the case may require, and they may increase the assessed value of any proper ty in the county, whenever they believe it have been assessed at less than its actal

§ 12. All the duties imposed upon 4 Clerk of the Board of Commissioners by chapter 9 of the Howell Code, entitled Of the Local Administration of Counties hereby imposed upon the Clerk of the doard of Supervisors, and all duties importing said him by any act by virtue of his holing said office, are hereby imposed upon an made the duty of the Clerk of the Board of apervisors. § 13. The said Board of Suprisors shall not audit and allow their ow accounts, as provided by chapter 9 of said Code, but the same shall be audited and flowed by the Probate Judge of their respective counties.

hereby authorized, immediately after the sage of this act, to appent and companion the Supervisors for each county in the ferri All vacancies in county and thall be filled except that of Probate destable person to by appointment of or ard of Supervisors, fill such office, by Med, to hold office until such person so and election, or until their the next succepcted and qualified.

successors since rights, privileges, powers, 15. A pay and emoluments conferred jurisdict all duties imposed upon the Board upon, but Commissioners by the Howell of the board thereof are hereby conor any part thereof, are hereby con-And and is posed upon the Board of Super-isors, and all acts or parts of acts in confict proceedings shall be signed by the Chairan with the act are hereby repealed. and Clerk of the Board.

† 6. The Clerk shall receive a salar for force com and after its passage. his services, to be paid quarterly, to have

JAMES S. GILES, HENRY A. BIGELOW, President of the Council Approved December 30, 1865.
RICHARD C. McCORMAN

A true copy of the original on is in my Assistant Secretary of the Territory.